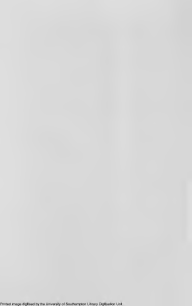
Municipal Franchise (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

- 1. Interpretation.
- 2. Repeal of existing franchise in Dublin.
- 3. Reneal of former qualifications of buryeases.
 - New qualification.
- 5. Taxes to be paid.
- 6. Aliena not to be burgesses. 7. Nor persons receiving parochial relief.
- 8. Saving of existing burgess rolls.
- 9. Lists to be made out and revised with regard to this Act.
- 10. Occupier claiming to be rated to be placed on burgess roll.
- 11. Misnomer or misdescription not to affect qualification,
- 12. Provision as to premises coming by descent.
- 13. Provision as to joint occupiers.
- 14. Act not generally to alter origins low 15.
- Short title of Act.



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Relating to the Municipal Franchise in Ireland.

A.D. 1881.

WHEREAS by an Act of Parliament passed in the sixth year Presentle.
of His late Majesty King William the Fourth, intituled "An
" Act to movide for the Regulation of Municipal Corporations in

Act to provide for the negations of attanegation copronation in "Ragland and Wales," it was among other things, enacted that, 5 subject to the provisions therein contained, the qualification of hurgeness in municipal corporations in Ragland and Waler in any year was declared and defined to be the occupation of premises raised to the relief of the poor during the axid year and the whole of the two preceding years:

two preceding years:

J. And whereas by another Act of Parliament passed in the fourth
year of Her Majesty's reign, initiated "An Act for the Regulation
of Mantelpal Corporations in Feland," it was, among other things,
canceled that the persons to be lurgesses in municipal corporations
in Terland should be qualified as in said Act mentioned:

15 And whereas the qualification prescribed by said last-mentioned Act is other than and different from that then by law prescribed

Act is other than and different from that then by law prescribed in municipal corporations in England and Wales: And whereas by another Act passed in the thirteenth year of

Her Majasty's reign, initialed "An Act to amend an Act for the 20" (Regulation of Municipal Corporations in Ireland, so far as relates "to the borough of Doblin," the qualification of burgesses in the city of Dublin was altered from that prescribed by the said secondrecited Act, and the qualification of burgesses in side lety of Dublin was assimilated to that then required for burgesses in municipal (Scomparities in Regulated and Wall).

25 corporations in England and Wales:

And whereas by another Act passed in the thirty-third year of
Her Maiesty's reign, initialed "An Act to shorten the term of

Her Majorty's reign, initiated: "An Act to shorten the term of "undinner required as a qualification for the turning-ulf franchin, "and to make provision for other purposes," it was, sunger other good bidgap, encated that the period or residence our relarge required for such qualification in manifespal corporations in Rughest and Wales should be reinked from these proofs to one; but the poortsions of the mid-last-mentioned Act have not yet been extended to 1818 19.1.

[Bill 20.] A

And whereas it is expedient and just to establish both in the city of Dublin and in all other Irish municipalities the municipal 5 franchise as same as is now established in England under the said fourth-regited Act of the thirty-third year of Her Majesty's reign, so as to establish in respect of the municipal franchise equality of law between England and Ireland :

Be it therefore enacted by the Queen's most Excellent Majesty, 10 by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the anthority of the same, as follows:

1. The word "borough" in this Act shall mean any city, town, or borough, including the city of Dublin, in which a municipal 15 corporation now exists, or shall bereafter exist, pursuant to the provisions of the said first-regited Act; and "mayor" as to the city of Dublin shall mean "lord mayor."

year of Her Majoviy's reign, so far as they require as a qualification 20 for a burgess of the city of Dublin that the person to be enrolled as a burgess should have occupied or been rated for the premises in respect of which he is qualified during the two whole years preceding that in which he is carolled as a burgess, shall be and the same are hereby repealed; and the qualification of a burgess in 25 the city of Dublin shall be that prescribed by this Act, but in all other respects, except as relate to such qualification, said Act

shall continue in full force and effect. 3. From and after the passing of this Act so much of the said second-recited Act as requires that the premises in respect of the 30 occupation of which any person shall be qualified as a burgess in any boyough shall be of the yearly value of not less than ten pounds, to be ascertained and determined in manner in said Act mentioned, shall be and the same is hereby repealed.

4. In New and stead of the qualification required by the said Acts 35 the following shall be the qualification of burgesses in the city of Dublin and in every other borough in Ireland; that is to say, at any revision of the burgess roll of any borough which shall take place after the passing of this Act, subject as herein-after mentioned.

Every person of full age who on the last day of the preceding August shall have occupied any house, warehouse, countinghouse, shop, or other building within such borough during the

whole of the preceding tweive calendar months, and also during A.D. 1861 the time of such compation shall have been an inhabitant householder within the said borough, or within seven statute miles of the

said borough, shall be entitled to be enrolled in accordance with the 5 provisions of the statutes in that case made and provided, and on being so enrolled shall be a burgess of such borough, and member of the hady corporate of the mayor, aldermen, and burgesses of such borough: Provided always, that no such person shall be so enrolled in any year unless he shall have been rated in respect of

10 such premises so accurated by him within the said bosoneh to all rates made for the relief of the poor of the electoral division or union wherein such premises are situated during the time of his occupation as aforesaid: Provided also, that, in every case, provided in this Act the distance of seven statute miles shall be computed 15 by the nearest public road or way by land or water.

Provided also, that the promises in respect of the occupation of which any porson shall have been so rated need not be the same premises or in the same parish or electoral division or union, but may he different premises in the same parish or in different

20 parishes or different electoral divisions or unions. 5. No person shall be entitled to be so envolled as a hurgess Taxes to be

unless on or before the said last day of August he shall have paid all rates and taxes, the payment of which would be necessary by law to entitle him to be placed on the burgers roll if this Act had not 25 been passed, provided only that it shall not be necessary for him

to have paid any such taxes as shall have become payable within six calendar months before the said last day of August, 6. No person being an alien shall be entitled to be encolled as a Aliena ros to

burgess, or to vote as a burgess in any borough.

30 7. No person shall be so enrolled or vote in any year who, within Nor persons twelve calendar months next before the said last day of August, toxino, shall have received rebet under the Acts for the more effectual unter. relief of the destitute poor in Ireland, or any pension or charitable allowance from any fund entrusted to the charitable trustees of such

Provided always, that no medical or surgical assistance given by the charitable trustees of the said boronch shall be taken to be such charitable allowance as shall disqualify any person from being enrolled a burgess, nor shall any person he so disqualified by woson

40 that any child of such person shall have been admitted and taught within any public or endowed school.

8. Nothing in this Act contained shall affect or interfere with Saving of any existing hurgess roll, but same shall continue in force and existing

A.D. 1881. effect in all respects as it would have done if this Act had not been passed.

Lies to be made out shall not in any manner affect the making out of any lists now with regard regard by law to be made out by any persons preparatory to the tid 4dt.

required by law to be made out by any persons preparatory to the δ revision of the burgers will of any borough, but all the provisions of any sixtuae relating to such lists and the making out of sums shall containe in Indi force and effect as if this Act a has not been passed, except that all persons making out such hists, or doing any passed, except that all persons making out such hists, or though any the tensor of the contained of the con

elskning to be rated to be placed on burgers rell.

10. Any pressus occupying any premises in any brough the conquisition of which would cuttlike him to be placed upon the 15 larges will be severe raded in expect of asses, shall be critical to be rated in severe and the expect of asses, while the critical to the series of assess provided by the sall as coord-nectical Act of the floative save of Her Majoray's rings, and compiled with the requirements of the said Act and and all effects due to that the consistence of the said Act and and all effects due to the same shad and you have been all the same and the regulation of the framework theory of said continues in full force and effort, and he regulations for the framework in properties of the properties of the regulation of the regulations of control by this

or mississurption nor to affect qualification

11. And in order to provide against any person being prevented 25 from being enrolled as a burgess by reason of any misnomer or inaccurate or insufficient description in a rate of the person occupying any such premises as herein-before mentioned, or by reason of any inaccurate description of the premises so occupied, be it therefore declared and enacted, that where any person shall have occupied 30 such premises as in this Act are mentioned for the time hereinbefore mentioned next previous to the last day of August in any year, being the person liable to be rated for such premises, shall have been bond fide called upon in respect to such premises to pay, and shall have bond fide paid on or before the last day of August 25 in such year, all vates for the velief of the poor made in respect of such premises which he would be required to pay in order to be curolled as a burgess for the borough if he had been named in such rate as the occupier of such premises, such person shall be considered as having been rated to the relief of the poor and paid all 40 such rates in respect of such premises within the meaning of the said recited Act and this Act, and he entitled, if otherwise qualified, to be enrolled as a burgess of the said borough in respect of such

premises in any year, any misnomer or insufficient description in A.D. 1881 any rate of the person so occupying, or of the premises occupied, notwithstanding.

12. And be it enacted, that where any house, warehouse, count. Provision as 5 ing-house, shop, or other building in the said borough shall come coming by to any person by descent, marriage, marriage settlement, devise, decent or promotion to any benefice or office, such person shall be entitled

to reckon the occupancy and rating in respect of the occupancy thereof by the person from or by whom such house, warehouse, 10 counting-house, shop, or other building shall have so come to him as his own occupancy and rating conjointly with the time during

which he shall have since occupied and been rated for the same. and shall be entitled to be enrolled a burgess in respect of such successive occupancy and rating, provided he shall be otherwise 15 qualified as herein provided.

13. Whereas it is provided by the said second-recited Act Provided to that where any premises in any borough should be jointly to julis occupied by more persons than one as owners or tenants, each of such joint occupiers should, subject to the conditions of the said

20 Act, be entitled to be enrolled as a burgess for such borough in respect of the premises so jointly occupied, provided that the value of such premises, to be ascertained and determined as in said Act provided, should be of an amount which when divided by the number of such occupiers shall give for each occupier a sum not

25 less than the sum which would entitle each person to be enrolled or to vote according to the provisions of such Act, if he occupied separately, but not otherwise: Be it enseted, that such provision shall be and the same is hereby repealed, and for the purposes of

this Act every person occupying any premises in any borough 30 jointly with any other person shall be deemed to occupy such premises within the meaning of this Act.

14. Nothing in this Act contained shall alter or in any manner Ast and

affect the provisions of any statute which at the time of its passing stantally to may be in force in any borough in anywise relating to the municipal low. 35 corporation of such borough, or the enrolment of burgesses, or the

making out of any list, or any other matter or thing whatsoever, except so far as such provisions are hereby expressly repealed or are inconsistent with the provisions enacted by this Act.

15. This Act may be cited on all occasions and for all intents Stort side 40 and purposes as "The Municipal Franchise (Ireland) Act, 1881." of Act.

Municipal Franchise (Ireland).

B I L L

Relating to the Municipal Franchise in Iroland.

(Prepared and brought in by Mr. Bakined Press; Mr. Lecoy, Mr. Grey, Mr. Dansen, and Mr. T. P. G'Ossori.)

Ordered, by The House of Common, to be Printed,
7 Acassery 1881.

[Ball 20.]